

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

Tyrone nixon

☐ ORIGINAL

(In the space above enter the full name(s) of the plaintiff(s)/petitioner(s).)

09 Civ. 3498 (JB) (LB)

- against -

NOTICE OF MOTION

Storage Deluxe management
Comp.

(In the space above enter the full name(s) of the defendant(s)/respondent(s).)

Motion for

PLEASE TAKE NOTICE that upon the annexed affirmation of Judgement for relief

affirmed on October 13, 2009, and upon the exhibits attached thereto (delete if no

exhibits), the accompanying Memorandum of Law in support of this motion (delete if there is no

Memorandum of Law), and the pleadings herein, plaintiff/defendant will move this Court, before

the Honorable Jack B. Weinstein United States District/Magistrate Judge, for an order

pursuant to Rule of the Federal Rules of Civil Procedure granting (state what you want the

Judge to order): Judgement for ten million dollars base on
The Facts

I declare under penalty of perjury that the foregoing is true and correct.

Dated: Brooklyn, NY
(city) (state)
October 13, 2009
(month) (day) (year)

Signature [Signature]
Address 538 Rockaway Ave #2
Brooklyn New York 11212
Telephone Number 718 456 6825
Fax Number (if you have one)

The application is
SO ORDERED.

☒ granted.
☐ denied.

/Signed by Judge Bloom/

Lois Bloom, U.S.M.J.

Dated: 1/7/10
Brooklyn, New York

as premature. The Court
shall hold the initial conference
in this case on 2/11/10 at
10:00 a.m. in Courtroom 11A.

Plaintiff should review the Pro Se Manual
(the blue book sent to him by the Court)
to prepare himself for the initial conference.

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

Tyrone nixon

☐ ORIGINAL

(In the space above enter the full name(s) of the plaintiff(s)/petitioner(s).)

09 Civ. 3498 (JBW) (LD)

- against -

AFFIRMATION IN
SUPPORT OF MOTION

Storage Deluxe management
Comp

(In the space above enter the full name(s) of the defendant(s)/respondent(s).)

I, Tyrone nixon, affirm under penalty of perjury that:
(name)

1. I, Tyrone nixon, am the plaintiff/defendant in the above entitled action,
(name) (circle one) Motion for
and respectfully move this Court to issue an order of Judge for Relief.
(state what you want the Judge to order)

2. The reason why I am entitled to the relief I seek is the following (state all your reasons
using additional paragraphs and sheets of paper as necessary):

WHEREFORE, I respectfully request that the Court grant this motion, as well as such
other and further relief as may be just and proper.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: October, NY
(city) (state)
October 13, 2009
(month) (day) (year)

Signature [Signature]
Address 1638 Rockaway Ave #2
Brooklyn New York 11212
Telephone Number 718 436 0823
Fax Number (if you have one) _____

As an American I have rights. The defendant Violated my rights, Violating me in way that has changed me for ever. I can never be the same after being Violated in such an hateful way. The defendant stole something from me which I can never get back.

My belief that hard work will get you somewhere Crippling me for the world, destroying my Faith in people. Forcing me to feel Hate, and knowing the true meaning of the word. Causing to Hate the defendant for the acts the defendant whom I once loved Performed against me and my family Causing my Sanity to fluctuate in way which force me to Question if I could be considered sane anymore.

My Days are filled with Self loathing for being unable to provide for my family. Rageing with Venegence for The defendant who plays with my life as if I was not a real person. Fighting The urge For Retrobution, to point antiscipation turns to longing. Knowing The defendant feel no remorse for me and my family.

My night are restless nights, plague By The Thought of The Day, Playing out in my Dreams. Nightmares of my family leaveing and either man Providing for them since I can't. I stay up at night as long as I can to avoid Dreaming.

②

Leaving me moody and tired. I try to force myself to sleep to stop thinking of how will we get By

the defendant prolongs my suffering by denying my unemployment, lying to the Unemployment agency. Showing just how malicious the defendant is and lack of respect for authority or basic human decency.

I Loss my Car. The car i worked so hard to save for. The Car that was the transportation for my family. leaving us no other Choose other than public transportation. Putting an hour on the trip to take my six year old daughter to school in the morning. Force her to get up an hour earlier.

Me and my girlfriend of 13 years decide to get married. since i could afford to save for a wedding in light of my promotion. and have a have a new baby. The one my daughter had Been Begging for.

The defendant de moked me Three days before Thanksgiving. which show just how heartless the defendant are. Three weeks later my fiancée in tear tell me shes pregenant and thing about an abortion of the baby we so happily plan for.

②

I Can't express how this made me feel in works. Strongly oppose abortion this was not an option forme. We had a 5lb 10 ounces on August 29 2009. Wondering where pampers are going to come from causes me daily sadness. I fight the tears because I refuse to give the defendant anymore. Car fare to get my daughter to school is a daily struggle, limiting my search for employment to the local area, where employment opportunities are limited

Since the acts by the defendant took place patches have form in my hair and doesn't grow any more. I cannot afford to go to the doctor and I loss my medical coverage when my job was taken away from me.

The defendant has not only effect my life but the lives of my children and the way we live. I say the relief should do the same. The relief should replace everything loss. No matter how priceless. The defendant has forced me to put a price on the priceless, Relief from the defendant acts of hate. The defendant has change the my life and the lives of everyone in my family. I ask that this court the defendant it again

4
I the plain move this Court before The Honorable Jack B. Weinstein, District Judge, Eastern District of New York at the Court house thereon, 225 Cadman plaza, East Brooklyn, New York 11201 on a Date and time to be designate by the Court. to order the defendand to pay Ten million to grant relief. Ten million will Change my life and the lives of my famliy Circumventing the effect of the defendand acts.

I The plaintiff prays That The Court grant This motion, as well as such other and futher relief as may be Just and proper

I deClare under penalty or perjury That The fore going is true and correct

at
here

538 Rockaway ave #2
Brooklyn ny 11207